EXHIBIT B

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF INDIANA EVANSVILLE DIVISION

IN RE:)	CASE NO. 10-93904:BHL-11
EASTERN LIVESTOCK CO., LLC)	
)	Chapter 11
Debtor)	

DECLARATION OF JOHN F. MOSELEY, III ON BEHALF OF MOSELEY CATTLE
AUCTION LLC IN SUPPORT OF THE EMERGENCY MOTION OF PETITIONING
CREDITORS UNDER 11 USC §§ 303(f) AND (g), 105 AND 1104(a) FOR AN ORDER
APPOINTING AN INTERIM TRUSTEE, AND AUTHORIZING AND DIRECTING
INTERIM TRUSTEE TO OPERATE DEBTOR'S BUSINESS

I, John F. Moseley, III, being duly sworn, state:

- 1. My name is John F. Moseley, III and I am a manager of Moseley Cattle Auction LLC (the "Company").
- 2. I make this declaration in support of the Emergency Motion of Petitioning Creditors Under 11 U.S.C. §§ 303(f) and (g), 105, and 1104(a), For An Order Appointing Interim Trustee; and Authorizing and Directing Interim Trustee To Operate Debtors' Business. If called upon as a witness, I could and would testify as herein set forth.
- 3. Eastern Livestock Co. LLC ("Eastern Livestock") is one of the largest cattle brokerage companies in the United States and engages in the business of purchasing cattle at auction, then selling them to feed lots where they gain weight and are prepared for slaughter.
- 4. The Company holds weekly internet cattle sale every Tuesday. Eastern Livestock purchased cattle at the weekly cattle sale through the bidding process over the phone. The

Company did not require Eastern Livestock to pay any deposit for the cattle it purchased. John F. Moseley, III worked closely with the owners of Eastern Livestock and Southland Truckers on the details of picking up the cattle (pursuant to the attached Exhibit A, Southland Truckers trucked all but one of the loads at issue). The cattle would remain at the farmers' location until John F. Moseley, III picked up the cattle. At that time, John F. Moseley, III would pay the farmer and an invoice would be faxed to Eastern Livestock for the load of cattle. Eastern Livestock would then issue the Company a check for the cattle.

- 5. Recently, Eastern Livestock has been issuing unfunded checks, prompting an investigation by the Grain Inspection, Packers and Stockyards Administration, which is part of the United States Department of Agriculture.
- 6. Pursuant to the attached <u>Exhibit A</u>, the Company has not received payments from Eastern Livestock on numerous invoices as well as received "insufficient funds" checks from Eastern Livestock. *See* <u>Exhibit A</u>. Currently, Eastern Livestock is indebted to the Company in an amount of \$670,949.88 (the "Debt"). The amount of the Debt, which Eastern Livestock owes to the Company, is fully liquidated, non-contingent and undisputed.
- 7. Further, on November 9, 2010, a receiver for Eastern Livestock was appointed pursuant to a Verified Complaint filed against Eastern Livestock on November 9, 2010 in Hamilton County, Ohio. The receiver took possession and control over all Eastern Livestock's property and assets.
- 8. On December 1, 2010, Thomas P. Gibson and Patsy M. Gibson, owners of Eastern Livestock, filed a chapter 7 bankruptcy petition in the United States Bankruptcy Court for the Southern District of Indiana.

- 9. Upon information and belief, Eastern Livestock is not paying its debts as they come due.
- 10. Therefore, In my opinion, based on: (1) the numerous unpaid invoices and the insufficient funds checks issued to the Company; (2) the allegations referenced in the Hamilton County action; and (3) the resulting order appointing a receiver over Eastern Livestock's assets and property, Eastern Livestock's unlawful activities pose a threat to the Company's business interests and interests of others.
- 11. Therefore, extraordinary relief in form of an involuntary bankruptcy petition and the appointment of a chapter 11 Trustee is necessary in order to preserve Eastern Livestock's assets for the Company's benefit and for the benefit of others.

I declare under penalty of perjury under the laws of the state of Georgia that the foregoing is true and correct to the best of my knowledge and belief.

John F. Moseley, III on behalf of Moseley

Cattle Auction LLC

STATE OF GEORGIA)
)ss:
COUNTY OF Early		 a)

Subscribed and sworn to me by John F. Moseley, III on behalf of Moseley Cattle Auction LLC this 6^{th} day of December, 2010.

Marcile a. Clarke

(SEAL)

EXHIBIT A

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF INDIANA EVANSVILLE DIVISION

IN RE:) CASE NO. 10-93904-BHL-11
EASTERN LIVESTOCK CO., LLC	
) Chapter 11
Debtor) ·

DECLARATION OF JOHN M. QUEEN, III ON BEHALF OF SOUTHEAST
LIVESTOCK EXHANGE, LLC IN SUPPORT OF THE EMERGENCY MOTION OF
PETITIONING CREDITORS UNDER 11 USC §§ 303(f) AND (g), 105 AND 1104(a) FOR
AN ORDER APPOINTING AN INTERIM TRUSTEE, AND AUTHORIZING AND
DIRECTING INTERIM TRUSTEE TO OPERATE DEBTOR'S BUSINESS

I, John M. Queen, III, being duly sworn, state:

- 1. My name is John M. Queen, III and I am a manager of Southeast Livestock Exchange, LLC (the "Company").
- 2. I make this declaration in support of the Emergency Motion of Petitioning Creditors Under 11 U.S.C. §§ 303(f) and (g), 105, and 1104(a), For An Order Appointing Interim Trustee; and Authorizing and Directing Interim Trustee To Operate Debtors' Business. If called upon as a witness, I could and would testify as herein set forth.
- 3. Eastern Livestock Co., LLC ("Eastern Livestock") is one of the largest cattle brokerage companies in the United States and engages in the business of purchasing cattle at auction, then selling them to feed lots where they gain weight and are prepared for slaughter.
- 4. The Company is a livestock video auction company that sold cattle to Eastern Livestock at auctions held by the Company. The cattle would be picked up at a later date, at

which point an invoice would be sent to Eastern Livestock for the load of cattle. Eastern Livestock would then issue the Company a check for the cattle.

- 5. Recently, Eastern Livestock has been issuing unfunded checks, prompting an investigation by the Grain Inspection, Packers and Stockyards Administration, which is part of the United States Department of Agriculture.
- 6. Pursuant to the attached Exhibit A, the Company has not received payments from Eastern Livestock on numerous invoices as well as received "insufficient funds" checks from Eastern Livestock. See Exhibit A. Currently, Eastern Livestock is indebted to the Company in an amount of \$774,513.54 (the "Debt"). The amount of the Debt, which Eastern Livestock owes to the Company, is fully liquidated, non-contingent and undisputed.
- 7. Further, on November 9, 2010, a receiver for Eastern Livestock was appointed pursuant to a Verified Complaint filed against Eastern Livestock on November 9, 2010 in Hamilton County, Ohio. The receiver took possession and control over all Eastern Livestock's property and assets.
- 8. On December 1, 2010, Thomas P. Gibson and Patsy M. Gibson, owners of Eastern Livestock, filed a chapter 7 bankruptcy petition in the United States Bankruptcy Court for the Southern District of Indiana.
- 9. Upon information and belief, Eastern Livestock is not paying its debts as they come due.
- 10. In my opinion, based on: (1) numerous unpaid invoices and the insufficient funds checks issued to the Company; (2) the allegations referenced in the Hamilton County action; and (3) the resulting order appointing a receiver over Eastern Livestock's assets and property,

Eastern Livestock's unlawful activities pose a threat to the Company's business interest and interests of others.

11. Therefore, extraordinary relief in form of an involuntary bankruptcy petition and the appointment of a chapter 11 Trustee is necessary in order to preserve Eastern Livestock's assets for the Company's benefit and for the benefit of others.

I declare under penalty of perjury under the laws of the state of North Carolina that the foregoing is true and correct to the best of my knowledge and belief.

John M. Queen, III on behalf of Southeast

Livestock Exchange, LLC

STATE OF NORTH CAROLINA)
)ss:
COUNTY OF HAY WOOD)

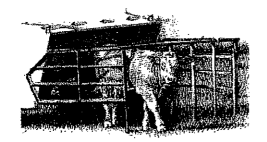
Subscribed and sworn to me by John M. Queen, III on behalf of Southeast Livestock Exchange, LLC this 6^{th} day of December, 2010.

FRANK G. QUEEN, Notary Public

My Commission Expires: 6/21/20/3

(SEAL)

EXHIBIT A



SOUTHEAST LIVESTOCK EXCHANGE, LLC

P.O. BOX 1306 WAYNESVILLE, NC 28786

828-454-0267

828-454-0268 FAX

Returned checks

	number			shipping	destin	ation
lot	head	kind	amount	date	name	location
461	62	steers	\$49,155.26	10/26/10	JBS-Five Rivers	Yuma, CO
191	77	steers	\$52,471.00	10/25/10	JBS-Five Rivers	Yuma, CO
284	71	heifers	\$51,551.02	10/25/10	JBS-Five Rivers	Yuma, CO
240	81	steers	\$54,463.66	10/22/10	Larry Zeien	Atkinson, IL
243	73	steers	\$55,378.73	10/22/10	Larry Zeien	Atkinson, IL
259	65	steers	\$53,318.10	10/22/10	Larry Zeien	Atkinson, IL
370	124	heifers	\$97,767.00	10/27/10	Kuner Feedlot	Lamar, CO
371	115	heifers	\$96,649.68	10/25/10	Kuner Feedlot	Lamar, CO
		total	\$510,754.45			

Unpaid Invoices

	number			shipping	destina	tion	
lot	head	kind	amount	date	name	location	
317	67	steers	\$52,801.85	11/1/10	JBS-Five Rivers	XIT Feeders	Dalhart, TX
318	57	steers	\$50,773.37	11/1/10	JBS-Five Rivers	XIT Feeders	Dalhart, TX
310	84	heifers	\$50,616.30	11/3/10	Friona Industries	Amarillo, TX	
251	136	steers	\$109,567.57	11/1/10	Larry Zeien	Atkinson, IL	
		total	\$263,759.09				
		grand total	\$774,513.54			Jam.	Q

John M. Queen, III cell: 828-421-3446 selex@bellsouth.net

IN THE UNITED STATES BANKRUPTCY COURT FOR THE SOUTHERN DISTRICT OF INDIANA EVANSVILLE DIVISION

in re:) CASE NO. 10-93904 BHL-11
EASTERN LIVESTOCK CO., LLC	}
) Chapter 11
Debtor	

DECLARATION OF DAVID L. RINGS IN SUPPORT OF THE EMERGENCY MOTION
OF PETITIONING CREDITORS UNDER 11 USC §§ 303(f) AND (g), 105 AND 1104(a)
FOR AN ORDER APPOINTING AN INTERIM TRUSTEE, AND AUTHORIZING AND
DIRECTING INTERIM TRUSTEE TO OPERATE DEBTOR'S BUSINESS

- I, David L. Rings, being duly swom, state:
- My name is David L. Rings and I own and operate a farming operation in Russell Springs, Kentucky.
- 2. I make this declaration in support of the Emergency Motion of Petitioning Creditors Under 11 U.S.C. §§ 303(f) and (g), 105, and 1104(a), For An Order Appointing Interim Trustee; and Authorizing and Directing Interim Trustee To Operate Debtors' Business. If called upon as a witness, I could and would testify as herein set forth.
- 3. Eastern Livestock Co. LLC ("Eastern Livestock") is one of the largest cattle brokerage companies in the United States and engages in the business of purchasing cattle at auction, then selling them to feed lots where they gain weight and are prepared for slaughter.
- 4. Recently, Eastern Livestock has been issuing unfunded checks, prompting an investigation by the Grain Inspection, Packers and Stockyards Administration, which is part of the United States Department of Agriculture.

- 5. On October 19, 2010, I sold seven cows to Eastern Livestock and Eastern Livestock issued a check to me in an amount of \$7,100(the "Debt"). The amount of the Debt, which Eastern Livestock owed, is fully liquidated, non-contingent and undisputed.
- 6. On November 5, 2010, I attempted to deposit the check issued by Eastern Livestock and the check was returned as drawn on insufficient funds, resulting in a \$7,100 personal loss. I am currently still owed the Debt by Eastern Livestock. See attached Exhibit A.
- 7. Further, on November 9, 2010, a receiver for Eastern Livestock was appointed pursuant to a Verified Complaint filed against Eastern Livestock on November 9, 2010 in Hamilton County, Ohio. The receiver took possession and control over all Eastern Livestock's property and assets.
- 8. On December I, Thomas P. Gibson and Patsy M. Gibson, owners of Eastern Livestock, filed a chapter 7 bankruptcy petition in the United States Bankruptcy Court for the Southern District of Indiana.
- 9. Upon information and belief, Eastern Livestock is not paying its debts as they come due.
- 10. Therefore, In my opinion, based on: (1) the insufficient funds check issued to me/company; (2) the allegations referenced in the Hamilton County action; and (3) the resulting order appointing a receiver over Eastern Livestock's assets and property, Eastern Livestock's unlawful activities pose a threat to my/company's business interest and interests of others.
- 11. Therefore, extraordinary relief in form of an involuntary bankruptcy petition and the appointment of a chapter 11 Trustee is necessary in order to preserve Eastern Livestock's assets for my benefit and for the benefit of others.

I declare under penalty of perjury under the laws of the Commonwealth of Kentucky that the foregoing is true and correct to the best of my knowledge and belief.

David L. Rings

)
)ss:
•
ngs this 6th day of December, 2010.
andlus
Notary Public
.
(SEAL)

EXHIBIT A

OMB CONTROL NO. 0580-0015

U.S. Department of Agriculture Grain Inspection, Packers and Stockyards Administration Packers and Stockyards Program	Proof of Claim Under: 1. Surety Bond, (Clause 2, 3, or 4) 2. Trust Fund Agreement, (Clause 2, 3, or 4) 3. Trust Agreement, (Clause 2, 3, or 4) Issued Under Provisions of The Packers and Stockyards Act, 1921, as Amended and Supplem	
State of (i) Kentuc County (2) Russell	cky	
As the undersigned, I, (3) D 1288 Frontage Of (4) Russell Springs (complete mailing hon air farms @	AVID L. Rings ROAD (full name of claimant) - Ky 12642 (5) 270-866-5535/270	
being duly sworn, depose and	state:	
I make this claim to (6)	apital Indemnity Corp (name of trustee or surety)	· ———
Select One:		
	by the (7a) Indemnity Coks (name of surety company) Agreement with security held by (7b)	
under the Trust Agreen	(depository, if one named) nent with letter of credit held by (7c)	
·	(name of trustee)	
in the amount of (9) <u>7/53-4</u> (10) <u>Easter Lives</u> (full name and address	to Livestock Co. LLC and address of principle named in bond or trust agreement) New Albany, IN 47150 15, due and owing for livestock purchased by tock Co. New Albany is of buyer) Clause 2, 3, or 4 rket agency buying livestock on a commission basis.	This
Fgrm P&SP 2120	01/30/09 Page	1 of 3

OMB CONTROL NO. 0580-0015

Page 2 of 3

claim is based on the	following described liv	restock which was purchased	by
an Paster	n livestock	// C:	
(11) 2140164	n Livestock (name of buye	r) Clause 2, 3, or 4	Žų,
(12)			1
Date of Sale	Number of Head	Description of Livestock	Amount
10/19/10	3	Blk. Heiters	3985.8
10/19/10	3	Blk. Steeks	3217.25
		-	<u> </u>
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		·	
documents covering the	ne livestock transaction	opies of the account of purchan, such as copies of checks issued as copies of checks issued to be copied to be copied as a copied to be	
for which payment ha	s not been made. (If fi	ne livestock in question to suc all and complete documents of the troyed, the claimant should insert a	transaction are n
(14)			

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Form P&SP 2120

OMB CONTROL NO. 0580-0015

None of the claimed amounts has been paid, and there are no setoffs or counterclaims to the same.

I hereby authorize the Grain Inspection, Packers and Stockyards Administration, Packers and Stockyards Program to release this proof of claim form and all of the attached supporting documents to the trustee or other interested parties to facilitate the processing of my claim.

(15) Agree & Rings (signature and title of claimant)

(16) Subscribed and sworn to before me this

(18) Notary Public for the State of _

My commission expires

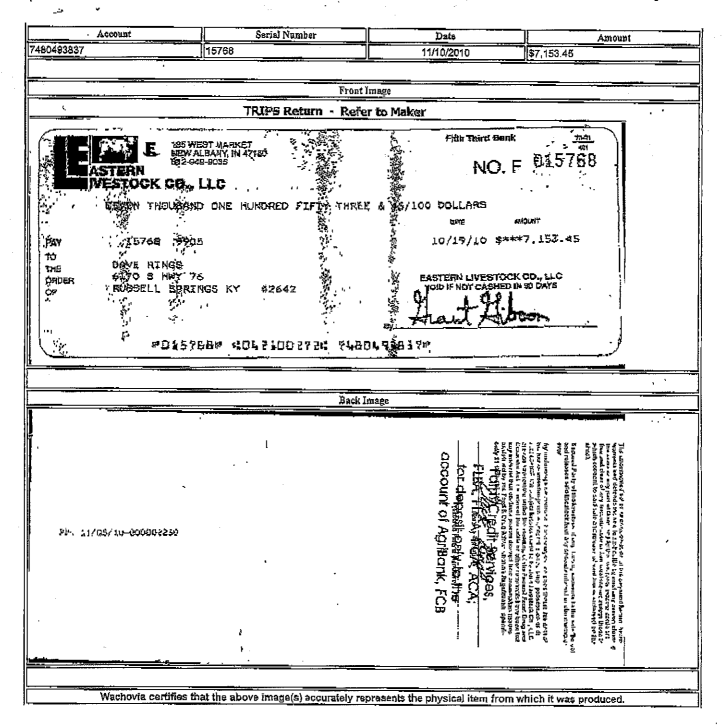
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Form P&SP 2120

Print Selected Images

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EASTERN LIVESTOCK CO., LLC 135 WEST MARKET

DAVE RINGS 9905
P&S/CODES: 0=OFFICER B=BONDED-BUYER E=EMPLOYEE M=MARKET-SUPPORT

NO.F 015768